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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/597,677	04/19/2007	Robert Gordon Hood	9931-010US	4798
79526 78590 10/13/2009 DeMont & Breyer, LLC 100 Commons Way, Ste. 250			EXAMINER	
			TANNER, JOCELIN C	
Holmdel, NJ 07733			ART UNIT	PAPER NUMBER
			3731	
			MAIL DATE	DELIVERY MODE
			10/13/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/597,677 HOOD ET AL. Office Action Summary Examiner Art Unit JOCELIN C. TANNER 3731 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 14 September 2009. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-4.17-25 and 27-32 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) _____ is/are allowed. 6) Claim(s) 1-4, 17-25 and 27-32 is/are rejected. 7) Claim(s) _____ is/are objected to. 8) Claim(s) _____ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are; a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abevance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. Attachment(s)

U.S. Patent and Trademark Offic PTOL-326 (Rev. 08-06)

1) Notice of References Cited (PTO-892)

Paper No(s)/Mail Date 10/07/2009

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)

Interview Summary (PTO-413)
 Paper No(s)/Mail Date.

6) Other:

5) Notice of Informal Patent Application

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DETAILED ACTION

This Office Action is in response to the Amendment filed 14 September 2009.

Claims 1-4, 17-25 and 27-32 are currently pending. The Examiner acknowledges the amendments to claim 1 and the cancellation of claims 5-16 and 26

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 14 September 2009 has been entered.

Response to Amendment

2. The Declaration under 37 CFR 1.132 filed 26 November 2008 is insufficient to overcome the rejection of claims 1-4, 17-25 and 27-32 based upon a specific reference applied under 35 U.S.C. 103 citing Houston et al. (US PGPub No. 2003/0139807) in view of Falotico et al. (US Patent No. 7,195,640) as set forth in the last Office action because: the tests performed and disclosed in the Declaration provide data for aspirin loads that are not the same, therefore, it is difficult to distinguish to what extent the difference in elution is due to the spiral configuration or the aspirin load in order to determine if the results are entirely unexpected. Furthermore, the claims do not require the spiral stent to be capable of holding or eluting a significant amount of drug.

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Claim Rejections - 35 USC § 103

 The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

- Claims 1, 3, 4, 20-21, 24, 25 and 32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Brown et al. (US Patent No. 6,071,305) in view of Greenhalgh (US Patent No. 6,159,239).
- 5. Regarding claim 1, Brown et al. discloses a vascular implant (11) having a blood-contacting surface and a helical formation (12) on the blood-contacting surface having the capability of inducing helical flow of blood flowing past the helical formation and a drug being releasably associated with the helical formation (column 5, lines 36-44, 55, 65-67, Figs. 2, 2A, 4). However, Brown et al. fails to disclose a helix angle between 8° and 20°.

Greenhalgh teaches a helical stent (72) having a helix angle between 10° and 85° which encompasses the claimed range of 8° and 20° (column 13, lines 57-67, column 14, lines 1-10, Fig. 12).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have provided the stent of Brown et al. with a helical angle between 8° and 20°, as taught by Greenhalgh, to obtain substantially homogeneous compressive and flexural properties for the stent (column 14, lines 1-5).

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- Regarding claim 3, Brown et al. discloses a drug coated onto the surface of the helical formation (12) (column 6, lines 5-20, Figs. 2, 2a).
- Regarding claim 4, Brown et al. discloses a helical formation (12) formed of polymer (column 7, lines 19-22).
- Regarding claim 20, Brown et al. discloses anti-platelet function drugs (column 5, lines 6-26).
- Regarding claim 21, Brown et al. discloses a vascular implant as being a stent (column 5, lines 37-38).
- Regarding claim 24, Brown et al. discloses the drug as being releasably associated with the blood-contacting surface of the vascular implant (column 6, lines 5-15).
- Regarding claim 25, Brown et al. discloses more than one drug provided by the helical formation (column 3, lines 43-45).
- Regarding claim 32, Brown et al. discloses a groove (20) within the helical formation (12) (Fig. 2A).
- 13. Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over Brown et al. (US Patent No. 6,071,305) in view of Greenhalgh (US Patent No. 6,159,239), as applied to claim 1 above, and further in view of Kaplan (US Patent No. 5,342,348).
- 14. Regarding claim 2, the combination of Brown et al. and Greenhalgh discloses all of the limitations previously discussed except for a drug mixed into the material from which the helical formation was made.

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Kaplan teaches a stent including an interwoven filament having a bioactive substance absorbed or impregnated therein (column 3, lines 20-31, Fig. 1A).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have mixed the drug into the material of the helical formation of the device of the combination of Brown et al. and Greenhalgh, as taught by Kaplan, to release over time therapeutic substances to selected locations within a vascular system over (column 3, lines 29-30).

- 15. Claims 17 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Brown et al. (US Patent No. 6,071,305) in view of Greenhalgh (US Patent No. 6,159,239), as applied to claim 4 above, and further in view of Dutta et al. (US Patent No. 6,702,849).
- 16. Regarding claim 17, the combination of Brown et al. and Greenhalgh discloses all of the limitations previously discussed except for a helical formation formed of a polymer foam.

Dutta et al. teaches a device formed of open-celled microcellular polymeric foams having a porosity that can be modified to be adapted for delivering therapeutic drugs (column 2, lines 55-60).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have constructed the helical formation of the device of the combination of Brown et al. and Greenhalgh, as taught by Dutta et al., to provide material having pores that can be controlled and modified to deliver different therapeutic drugs (column 2. lines 56-60).

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 Regarding claim 18, Brown et al. discloses a helical formation (12) being formed of polyamide (column 7, lines 20-21).

- 18. Claim 19 is rejected under 35 U.S.C. 103(a) as being unpatentable over Brown et al. (US Patent No. 6,071,305) in view of Greenhalgh (US Patent No. 6,159,239), as applied to claim 4 above, and further in view of Davila et al. (US PGPub No. 2002/0111590A1).
- 19. Regarding claim 19, the combination of Brown et al. and Greenhalgh discloses all of the limitations previously discussed except for a drug bound onto the cellular structure of the polymer.

Davila et al. teaches a polymeric coating for medical devices wherein entrainment of polymer chains into the drug-containing matrix is promoted [0186].

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have bound a drug onto the cellular structure of the polymer of the device of the combination of Brown et al. and Greenhalgh, as taught by Davila et al., to increase the adhesion strength between the polymer and drug-containing matrix [0186].

20. Claims 22 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Brown et al. (US Patent No. 6,071,305) in view of Greenhalgh (US Patent No. 6,159,239), as applied to claim 21 above, and further in view of Banas et al. (US Patent No. 5,749,880).

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21. Regarding claims 22 and 23, the combination of Brown et al. and Greenhalgh discloses all of the limitations previously discussed except for a sleeve formed of ePTFE and positioned around or within the stent.

Banas et al. teaches an encapsulated stent (10) having sleeves (24, 26) formed of ePTFE on the interior and exterior surfaces of the stent (column 12, lines 16-20, 30-33, Fig. 2).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have provided a sleeve to the exterior or interior surface of the stent of the combination of Brown et al. and Greenhalgh, as taught by Banas et al., to eliminate thrombus formation by reducing turbulence by providing smooth fluid flow with ePTFE encapsulation covering the luminal and abluminal surfaces (column 13, lines 15-24).

- 22. Claims 27-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Brown et al. (US Patent No. 6,071,305) in view of Greenhalgh (US Patent No. 6,159,239), as applied to claim 1 above, and further in view of Stinson (US PGPub No. 2004/0044397A1).
- Regarding claims 27, the combination of Brown et al. and Greenhalgh discloses all of the limitations previously discussed except for at least one fin.

Stinson teaches fibers (26) having various cross-sectional configurations including polygonal shaped configurations having 3 or more sides [0060].

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Therefore, it would have been obvious to one of ordinary skill in the art to have provided the helical formation of the combination of Brown et al. and Greenhalgh with a fin, as taught by Stinson, to have provided an abrasive surface to the helical formation.

- 24. Regarding claims 28-31, the combination of Brown et al., Greenhalgh and Stinson discloses the claimed invention except for at least one fin shaped as a right-angle triangle, isosceles triangle and an asymmetric bell shaped fin. It would have been an obvious matter of design choice to have provided multiple shaped fins, since applicant has not disclosed that having multiple shaped fin configurations solves any stated problem or is for any particular purpose and it appears that the invention would perform equally well with a helical formation having a substantially round fin.
- 25. Claims 1-4, 17-25, and 27-32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Houston et al (US PGPub No. 2003/0139807) in view of Falotico et al (US Patent No. 7,195,640) in view of Greenhalgh (US Patent No. 6,159,239).
- 26. Regarding claim 1, Houston et al. discloses a stent or "drug delivery device" including a vascular implant [0011], i.e. stent, stent graft or graft, having a blood-contacting surface and a helical formation on the blood contacting surface (FIG. 1, element #2), the helical formation being capable of inducing helical flow of blood flowing past [0042]. However, Houston et al. fails to disclose a drug and a helix angle between 8° and 20°.

Falotico et al. teaches a coated medical device or "drug delivery device" that may be coated with any number of therapeutic drugs, agents or compounds (column 10, lines 3-5).

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Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have provided the helical stent of Houston et al. with the therapeutic and pharmaceutical drug coating, as taught by Falotico et al., for the prevention of multiple components of neointimal hyperplasia or restenosis and to reduce inflammation and thrombosis (column 11, lines 10-15).

Greenhalgh teaches a helical stent (72) having a helix angle between 10° and 85° which encompasses the claimed range of 8° and 20°(column 13, lines 57-67, column 14, lines 1-10, Fig. 12).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have provided the stent of the combination of Brown et al. and Falotico et al. with a helical angle between 8° and 20°, as taught by Greenhalgh, to obtain substantially homogeneous compressive and flexural properties for the stent (column 14, lines 1-5).

- 27. Regarding claim 2, the combination of Houston and Falotico discloses all of the limitations previously discussed. Further, Falotico et al. teaches a stent or "drug delivery device" formed by the mixing of a polymer and rapamycin, an antibiotic used to treat restenosis, by directly incorporating rapamycin into a polymeric matrix wherein the rapamycin elutes from the polymeric matrix over time into the surrounding tissue (column 14. lines 1-4 and column 18. lines 50-59).
- Regarding claim 3, Falotico et al. teaches coating the inner and outer surface of the stent with drug/drug combinations wherein the inner surface contains the helical formation (column 12, lines 53-55).

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 Regarding claim 4, Houston et al. discloses a helical formation made from polyurethane, a polymer [0039].

- Regarding claim 17, Houston et al. discloses a helical formation made from polymer foam [0050].
- Regarding claim 18, Houston et al. discloses a helical formation made from polyurethane [0039].
- 32. Regarding claim 19, Falotico et al. teaches a drug that is bound onto the cellular structure of the polymer through crosslinking wherein the pharmaceutical agents are bonded to the atoms and chains of the polymers of the coatings and films (column 19, lines 65-67).
- 33. Regarding claim 20, Falotico et al. teaches therapeutic and pharmaceutical coatings of antiplatelet agents, anticoagulants and fibrinolytic agents (column 10, lines 14, 29-30 and column 18, lines 29-30) wherein the coatings can be layered to control release of different agents placed in different layers (column 18, lines 2-4).
- Regarding claim 21, Houston et al. discloses a vascular implant that is a stent, stent graft and a graft [0011].
- Regarding claim 22, Houston et al. discloses a membrane or "sleeve" within the stent that is made of flexible material and attached to the body of the stent [0046].
- Regarding claim 23, Houston et al. discloses the sleeve being formed of PTFE material [0046].
- Regarding claims 24 and 25, Falotico et al. teaches a drug that is releasably associated with the blood-contacting surface of the vascular implant and helical

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formation wherein the coatings containing therapeutic agents are applied into and onto the stent by way of spraying, spinning or dipping (column 14, lines 29-31) and the drug is released through diffusion dependent on the desired release profile (column 19, lines 29-36).

- Regarding claim 27, Houston et al. discloses a helical formation having at least one fin (FIG. 3, element #6 and #7, [0048]).
- Regarding claim 28, Houston et al. discloses a fin having the shape of a rightangle triangle in cross-section (FIG. 5, [0048]).
- Regarding claim 29, Houston et al. discloses a fin having the shape of an isosceles triangle in cross-section (FIG. 6, [0049]).
- 41. Regarding claim **30**, Houston et al. discloses a fin having the shape of a bell in cross-section (FIG. 7).
- Regarding claim 31, Houston et al. discloses a fin having the shape of an asymmetric bell in cross-section (FIG.7).
- 43. Regarding claim 32, Houston et al. discloses a helical formation having a groove between the two extending fins that extend along the length of the longitudinally extending member of the formation (FIGS. 1 and 2).

Response to Arguments

44. Applicant's arguments with respect to the claims have been considered but are moot in view of the new ground(s) of rejection. Regarding the motivation to combine Houston and Falotico, it is well known in the art to provide a stent with a coating for protection or to deliver beneficial agents.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JOCELIN C. TANNER whose telephone number is (571)270-5202. The examiner can normally be reached on Monday through Thursday between 9am and 4pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Anhtuan Nguyen can be reached on 571-272-4963. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Jocelin C. Tanner/ 10/08/2009 Examiner, Art Unit 3731

/Anhtuan T. Nguyen/ Supervisory Patent Examiner, Art Unit 3731 10/09/09